DISTRICT CIVIL COURT COSTS RUSSELL COUNTY, ALABAMA

FILING FEES	\$
\$3,000.01 to \$10,000.00	235.00
Each Additional Plaintiff (\$500.00 cap)	50.00
(Service by Sheriff in Alabama for one defendant, with stre	eet
address, is included in initial filing fee)	
ADDITIONAL SERVICE FEES	
Each Additional Defendant/Personal Service	15.00
Service by Certified Mail (add \$.17 for each add. oz)	
Restricted Delivery	10.04
Non-restricted Delivery	5.54
Personal Service by Muscogee County Sheriff (per defendant)	50.00
(Money order only payable to Muscogee County Sheriff)	
Each Additional Defendant By Process Server	15.00
CURROLLA PEEC	17.00
SUBPOENA FEES	17.00
Personal Service (included in initial filing fee)	
Certified Mail (see above certified mail fees)	
DESPOSITIVE MOTIONS	
Judgment on pleadings/Summary Judgment/Default Judgment	50.00
POST JUDGMENT PROCEEDINGS	
Attachm ent	35.00
Execution	35.00
Process of Garnishment	35.00
Certified Mail on Garnishee	5.71
Certified Mail on Defendant	10.04
Certified iviali on Defendant	10.04

COPIES

One copy of each pleading is distributed to all parties, or their attorney, in each case. For additional copies, a request must be submitted, in writing, with applicable fees.

All documents must be letter size

PERSONAL CHECKS ARE NO LONGER ACCEPTED

We accept cash, local business checks, cashier's checks or money orders made payable to

KATHY COULTER, CIRCUIT CLERK 501 14TH Street Phenix City, AL 36867 334/298-0516

ALABAMA'S DISTRICT CIVIL COURT

District Civil is a special civil division of the District Court where individuals, as well as businesses, can settle disputes and disagreements. The maximum amount you may sue or be sued for is \$3,000.01 to \$10,000.00. There are no juries and you may appear before the judge with or without an attorney but, an attorney is recommended.

Should you file a District Civil Case?

Before you file a claim, you should contact the person(s) or business you plan to sue and attempt to settle your dispute out of court. This effort may save you both time and money.

You should, also, find out if the person(s) or business you plan to sue has any money or assets to pay your claims, if you should win. Otherwise, you may have a difficult time collecting on a court judgment. Remember, it is up to you, not the court, to take further legal action against the person(s) or business if they do not pay the judgment.

Who can use District Civil Court?

An individual who has reached the age of 19, a partnership, or a corporation may file a claim. If a partnership files without an attorney, the person representing the partnership must be a partner or employee of the partnership. A corporation must be represented by an attorney.

How do you file a District Civil Case?

The case should be filed with the District Civil Division of the District Court in the county where the person or business you wish to sue lives or has an office. The Court Clerk has this form. **The Court Clerk cannot give you legal advice.** You may have another individual help you complete the forms if you are physically unable to fill them out yourself. Court personnel are not permitted to do this for you.

Once you complete the complaint, you become the "plaintiff" in the case and the person you are suing is the "defendant". It is the responsibility of the plaintiff to provide a good and proper address for each defendant. The complaint cannot be served if this information has not been provided to the Court.

Filing fees are non-refundable. You must pay a filing fee at the time the claim is filed. If you cannot afford to prepay this fee, you may complete an Affidavit of Substantial Hardship form. This affidavit must be filed at the time you file your case. If granted by the Judge, court costs will be assessed at the conclusion of the case. You may be required to pay the total costs at that time.

The clerk will assign you a case number and you should use this number whenever you contact the court concerning your case.

What happens after the claim is filed?

Once the forms are completed and presented to the Clerk for filing, this office will process the complaint for service on the defendant(s) by the sheriff's department. If you prefer service by certified mail, or some other service type, this should be noted on the complaint. Any applicable service fees must be paid in advance by the plaintiff. You will be notified of the service date by mail with a computer printout. Service dates are not given via telephone. The defendant has 14 days to file an answer. Upon service of the defendant(s) the case will be set for trial on the next available court date after the 14 days. If the defendant files an answer a copy will be mailed to you. If the defendant(s) agrees to the complaint and files an answer of consent, the Judge may enter a consent judgment in favor of the plaintiff against the defendant(s). In some cases, the case may be set for trial for the plaintiff to prove the amount of the damages or amount of claim.

If the defendant(s) fails to file an answer within 14 days, the plaintiff may request a judgment by default.

All parties to a district civil case are encouraged to try and reach a settlement agreement prior to trial. All settlement agreements should be in writing and should state who is to pay the court costs. If the defendant(s) does not agree to pay the court costs as part of the settlement, the plaintiff will be responsible.

If a settlement agreement is reached before the trial, the plaintiff must immediately notify the clerk, in writing, so that the trial can be cancelled. Faxes and phone calls are not accepted.

What should you do to prepare for the trial?

If an agreement cannot be reached, you assemble all papers, receipts, bills, sales tickets, estimates, photographs, etc., that include information concerning your case.

You should write down the details and facts of the case to assist you in telling your side of the story at the trial.

You may bring any witnesses you feel can help substantiate your case. If there is any reason to believe a witness will not, or can not voluntarily appear, you may ask the clerk to issue a **witness subpoena** requiring that person to appear. You will be required to pay a witness subpoena fee at the time of the request. Requests must be in writing.

What happens at the trial?

BE ON TIME. Russell County cases are always set on Eastern Standard Time. If you are late, the judge may dismiss your case. If an emergency arises that may prevent you from appearing at the trial, you **MUST** inform the clerk, in writing, as soon as possible and request a continuance (delay) of the trial.

A trial in District Civil Court is an informal hearing before the judge. There is no jury. When the case is called, the plaintiff will present his/her evidence and his/her witnesses. The defendant(s) will then present his/her evidence, and call his/her witnesses.

After hearing both sides of the case and looking at the evidence, the judge will make a decision and render a **judgment** based on the law and the facts presented. In some cases, the decision is made while you are before the Court. However, the Judge may take your case under advisement and enter an Order at a later date. You will be mailed a copy of the Judge's order. It is important that all parties maintain a current mailing address and phone number on file with the Circuit Clerk's office.

What can you do if you disagree with the Court's judgment?

If you disagree with the Court's decision, you may appeal the case by filing a NOTICE OF APPEAL form with the clerk of the District Court within 14 days after the date of the judgment. This form may be obtained from the Circuit Clerk's office. Appeal costs include filing fees and possibly a bond (lower court costs).

You may need the assistance of an attorney if you choose to appeal. The simplified procedures of District court do not apply in Circuit Court.

If you, the plaintiff, win, how do you collect the judgment?

The plaintiff cannot initiate any legal proceeding until the 14 day appeal time has expired. If the defendant(s) does not pay the judgment or make satisfactory arrangements, it is up to the plaintiff to file one of the following actions in an attempt to collect the amount of the judgment:

- Garnishment of Wages--Must include the name and address of the employer. Some employers require that the defendant's social security number be stated on the garnishment form. State and Federal law prohibits the garnishment of some income, such as social security. The Clerk's office cannot advise you as to your ability to collect.
- Garnishment of Bank Account--Must include the correct name and address of bank.
- **Execution for Levy on Property--**Obtain a court order authorizing the sheriff to pick up any property belonging to the defendant(s) and sell it to satisfy the judgment. The property levied cannot be under a recorded mortgage (plaintiff can check with the probate court record room for recordings).

All of the above actions require an additional filing fee. The clerk can give you the necessary forms: but the method of collection may become involved. It is strongly suggested that you consult with an attorney for explanation of collection procedures and to assist you in filing the appropriate forms. The court clerk cannot give you legal advice.

It is important to mention, it is easier to get a judgment than it is to collect on it. **A judgment is not a guarantee of collection**. If the defendant(s) does not work, own property, or is self employed, it is very difficult to collect.

If you do not understand the proceeding, you should contact an attorney for assistance. You have certain legal rights and an attorney can explain these rights to you. **The court clerk cannot give legal advice.**

DEFINITIONS

Plaintiff: The person who files a claim against another person.

Defendant: The person against whom a claim is filed.

Statement of Claim (Complaint): The legal paper filed by the plaintiff briefly describing the claim against the defendant.

Defendant's Answer: The legal paper filed by the defendant admitting or denying all or part of the claim against him/her.

Defendant's Counterclaim: The legal paper filed by the defendant telling the Court and Plaintiff about a claim(s) he has against the plaintiff.

Judgment: A final determination by a Judge of the rights and claims of the parties in an action.

State of Alabama Unified Judicial System

Form C-88 Rev. 6/96

STATEMENT OF CLAIM

Complaint - District Civil

(Not to be used for Small Claims and Detinue Actions)

Case Number

57-DV-___-

IN THE DISTRICT COURT OF RUSSELL COUNTY, ALABAMA

Plaintiff	VS
Home or Business Address:	Home or Business Address:
Home or Business Telephone Number:	Home or Business Telephone Number:
lame of Attorney:	Additional Defendant:
Business Telephone Number:	
. The plaintiff claims the defendant owes the plaintiff the (make a short and plain statement of the claim showing that	
(make a short and plain statement of the claim showing that	e sum of \$because: the plaintiff is entitled to relief.)
(make a short and plain statement of the claim showing that . The plaintiff also claims from the defendant court cost \$ for attorney's fees.	e sum of \$because:
(make a short and plain statement of the claim showing that The plaintiff also claims from the defendant court cost for attorney's fees.	because: the plaintiff is entitled to relief.) s in the sum of \$ for interest and
(make a short and plain statement of the claim showing that 2. The plaintiff also claims from the defendant court cost	e sum of \$because: the plaintiff is entitled to relief.) s in the sum of \$, plus \$ for interest and

To any sheriff or any person authorized by either Rules 4.1(b)(2) of the Alabama Rules of Civil Procedure to perfect service You are hereby commanded to serve this summons and complaint upon the above-named defendant.

NOTICE TO DEFENDANT

THE COMPLAINT SET OUT ABOVE IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU ARE REQUIRED TO MAIL OR HAND DELIVER A COPY OF A WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT, TO THE PLAINTIFF (OR THE ATTORNEY FOR THE PLAINTIFF), AT THE ADDRESS NOTED ABOVE.

THIS ANSWER MUST BE MAILED OR HAND DELIVERED TO THE CLERK OF COURT AT THE ADDRESS BELOW WITHIN FOURTEEN (14) DAYS AFTER THIS SUMMONS AND COMPLAINT WERE DELIVERED TO YOU, OR A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT.

YOU MUST FILE THE ORIGINAL ANSWER WITH THE CLERK OF THIS COURT.

Kathy Coulter, Circuit Clerk 501 14th Street Phenix City, Alabama 36867 (334) 298-0516 kathy.coulter@alacourt.gov

STATE OF ALABAMA Revised				
	omp., PFA, or Small Claims cases): Court Circuit Court			
Style of case:	CIVIL MOTION COVER SHEET			
v.	Name of Filing Party:			
Name, Address, and Telephone No. of Attorney or Party, If Not Represente	To be filled out by Clerk of Court: ☐ Filing Fee Charged and Collected (Amt \$)			
Attorney Alabama State Bar No.:	☐ Filing Fee Not Required ☐ Affidavit of Hardship on File or State Agency			
Type of Motion (Check One)				
Motions Requiring Fee	Motions Not Requiring Fee			
 □ Default Judgment (\$50.00) □ Joinder in Other Party's Dispositive Motion (i.e. Summary Judgment, Judgment on the Pleadings, or other Dispositive Motion not pursuant to Rule 12(b)) (\$50.00) □ Judgment on the Pleadings (\$50.00) □ Motion to Dismiss, or in the Alternative Summary Judgment (\$50.00) □ Renewed Dispositive Motion (Summary Judgment, Judgmen on the Pleadings, or other Dispositive Motion not pursuant to Rule 12(b)) (\$50.00) □ Summary Judgment Pursuant to Rule 56 (\$50.00) □ Other	Designate a Mediator Judgment as a Matter of Law (during trial) Disburse Funds Extension of Time In Limine Joinder More Definite Statement Motion to Dismiss pursuant to Rule 12(b) New Trial Objection of Exemptions Claimed Pendente Lite Plaintiff's Motion to Dismiss Preliminary Injunction Protective Order Quash Release from Stay of Execution Revive Judgment Sanctions Sever Special Practice in Alabama Stay Strike Supplement to Pending Motion Vacate or Modify Withdraw Other			
Check here if you have filed or are filing contemporaneously with this motion an Affidavit of Substantial Hardship or if you are filing on behalf of an agency or department of the State, county, or municipal government.	Signature of Attorne y or Party :			

^{*} This Cover Sheet must be completed, signed by the filing attorney or party, and submitted to the Clerk of Court upon the filing of any motion. Each motion should contain a separate Cover Sheet.
** Motions titled 'Motion to Dismiss' that are not pursuant to Rule 12(b) and are in fact Motions for Summary Judgments are subject to filing fee.

State of Alabama **Unified Judicial System**

APPLICATION AND AFFIDAVIT FOR

Case Number

Form C	C-25A Rev. 6/07	ENTRY O	F DEF	<u>'AULT JU</u>	DGMENT	
IN THE	=		COLLE	RT OF		. ALABAMA
114 1111	(Circu	uit or District)			(Name of Count	ty)
			V.			
		Plaintiff	i i i alama m	t to Dule	Defend	
·	offiant, request that the enter a default judgme answer, or otherwise o	nt against the above				of Civil Procedure (ARCP), endant's failing to plead,
	affiant,				, being duly swo	orn, states as follows:
	That the affiant has perso	•			l-'/0l-'/-l	
	That the defendant was s That more than Fl days				, , ,	
	Claim/Compliant.	nave elapsed since the	e delelidalit	was served with a	summons and a copy o	Title Statement of
	That the defendant has f					
						ng the plaintiff to obtain a the plaintiff's Statement of
	Claim/Complaint.		a 0 1 0 1 1 a a 1 1 a a a a a a a a a a	9 10 401101 01 0	ano moo do on da digamot	and pramiting diatomornical
	That the defendant is not Chapter 19, Title 5.	an infant or an incompe	tent person, a	and there has been	no violation of the provis	ions of Ala. Code 1975,
7.	That the defendant is	is not in military serv				
	Judgment Conditions:		•			
	That the amount of mone □ THE SUM OF \$, which	•			
	Principal Balance \$		is to be deter	mined do ronows.		
	Interest \$		looting attorn	ov'a food it must be	e determined by the judge	not the clark
	(If provided by contract		uesiing allom	ey s rees, it must be	e determined by the judge	e, not the cierk).
(SPECIFY PROPERTY (Edefendant in the Stateme The affiant requests entry	nt of Claim/Complaint.)	sheet of pape		the plaintiff demanded ri	ght to possession from the
		□ By th	ne Clerk			
Swo	orn To and Subscribed Be	efore Me This		Affiant's Home or I	Business Address (if not re	presented by an attorney):
Date	e:					
Dan	·	_		City	State	Zip Code
Offic	cer's Signature	Title		Name of Attorney	:	·
					s of Attorney:	
				City	State	Zip Code
De	efault judgment is hereby	rendered against the de	efendant in the	e amount of \$		
		_				
Date	afalt issalama ant in languages			Judge/Clerk		
	erauit judgment is nereby ffidavit above.	rendered against the de	erendant and i	tne plaintiir is award	led right to posession of t	the property sworn to in the
Date		_		Judge/Clerk		
		CERTIFICATE	E OF SERVIC	E ON OTHER PAR	TIES	
	reby certify that a copy of the by first class mail, postage				peen Signed	
	55, ARCP rate form shall be comp	eleted for each defenda	ent in cases i	nvolvina multiple	defendants.	

IN THE DISTRICT COURT OF RUSSELL COUNTY, ALABAMA

	,	*	
Plaintiff(s)			
VS.		* Case No	
Defendant(s)		*	
		MOTION	
		MOTION	
Comes no	w		, and moves this
Honorable Court	to:		
	Continue case		Dismiss case
	Amend complaint		Amend judgment
	Enter consent judg	gment	Reinstate case
	Set aside judgmer	nt	
for the following r	eason(s):		
This	day of		 , 20
		Signature	· · · · · · · · · · · · · · · · · · ·
Name (PRINT)			
Mailing Address			
E-Mail Address			
Telephone/Cell Ph	one		